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# BISBEE DAILY REVIEW

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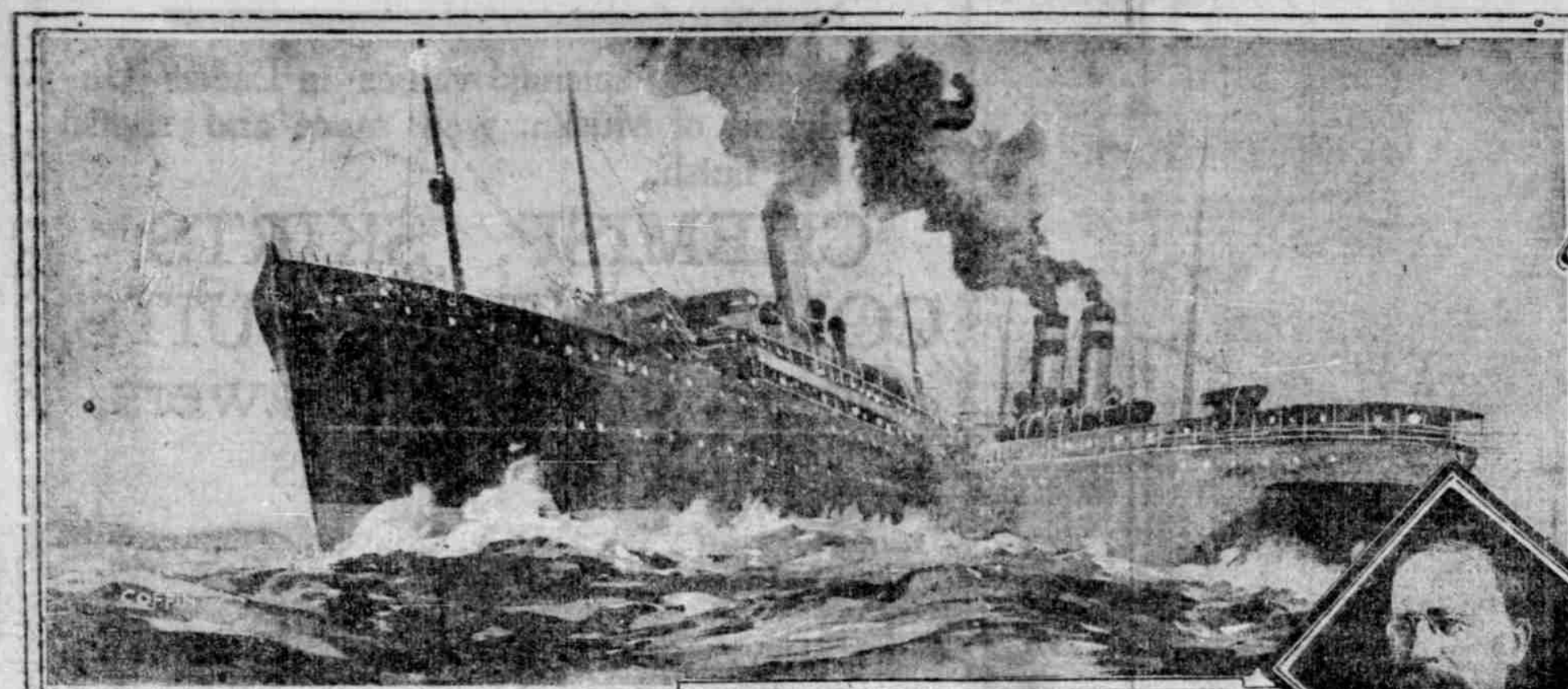
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## THE LEADING FACTORS IN RECENT COLLISION BETWEEN REPUBLIC AND FLORIDA IN WHICH THE WIRELESS TELEGRAPH SAVED HUNDREDS OF LIVES



VIEW SHOWING COLLISION. DRAWN FROM THE LATEST REPORTS RECEIVED.



CAPTAIN J. E. HANSON OF THE BALTIC

### EVIDENT THAT PRESIDENT HAS FEARS OF WAR

Nothing So Concerns Present Occupant of the White House As the Agitation Against the Japanese.

WASHINGTON, Feb. 2.—No other question is absorbing the concern of the administration at this moment to the same extent as are certain phases of the anti-Japanese agitation in California.

The president has been in communication with many persons who should be thoroughly informed as to conditions on the Pacific coast. It is admitted that systematic agitation has been in progress on the coast, but a significant feature of its lack of strength was the fact that the labor leaders had taken no prominent part in it. It even has been stated to the administration that the main purpose of the agitation was to be found in some of the great corporations that had found their profitable business of coals transportation threatened with destruction by the success attending the efforts of the administration to stop this class of immigration.

The fact is, that, in the opinion of the administration, negotiations with American ports to the entry of Japanese laborers are jeopardized by extreme utterances of certain persons in California and by the mere consideration of such resolutions as were entertained yesterday by the Nevada legislature.

Even agreements already reached, which are being carried out in good faith by the Japanese government, are regarded as endangered in the sense that the present agitation might very naturally tend to abate the interest of the Japanese officials in the execution of their obligations.

It is these considerations that have influenced the president to conclude that everything possible should be done to prevent legislation by any state that would discriminate against the Japanese as a class apart from other foreign elements entering America.

WASHINGTON, Feb. 2.—The Japanese situation, in view of the action of the Nevada legislature in criticizing the president for interfering with the California legislation and strongly denouncing the Japanese, together with renewed efforts of the California legislature to secure legislation, was under consideration at the White House today. The president talked with three or four of his cabinet members before Mr. Taft, among them being former Mayor Phelan, of San Francisco. The president repeated his former warnings against irritating legislation. He expressed the hope that California legislation would not proceed further than the Drew bill, which prevents ownership of lands by aliens except under certain conditions.

The president believes this bill would not be an offense to Japan, but other legislation more drastic would prove exceedingly troublesome. So far the president does not contain any further letters, feeling that he has sufficiently enlightened the public as to the possibilities of the situation.

The president reiterated to his cabinet his confident belief that decreased immigration brought about by Japan in this country would solve the question.

### YESTERDAY WAS HARD ONE ON GOD OF LOVE

Katherine Gold Case in New York and Stirling Divorce Suit in Scotland, Were Tried—Other Troubles.

EDINBURGH, Feb. 2.—The Stirling divorce case today entered upon the third week of its hearing. Mrs. Stirling continued to deny allegations made by her husband's lawyer. Several times she broke as she unfolded the story of her married life.

"There has been throughout a conspiracy to get rid of me by hook or by crook," she declared. "There is absolutely no foundation for the stories of improper conduct with Lord Northland, but even if I had been guilty, no one would or could have blamed me, for if ever a woman was thrown at a man's head, have been thrown at the head of Lord Northland."

In the cross examination Mrs. Stirling admitted to having driven and dined alone with Lord Northland. She said this was due to a measure to her love for him and largely out of pity aroused by the neglect of her husband.

CHICAGO, Feb. 2.—Mrs. Martha Maybell Dunphy, wife of a prominent Boston physician on trial charged with having stolen \$8,000 worth of diamonds and securities from Charles E. Giles, a well known broker on Boston, took the witness stand in her own behalf today.

She denied having stolen the property, which is alleged to have disappeared while she was staying at the Great Northern Hotel with Giles last October, and asserted that the prosecution was the result of her refusal to marry him.

Mrs. Dunphy declared that Giles tormented her constantly, threatening to tell her husband of her actions, and that the affair finally resulted in her husband forsaking her.

NEW YORK, Feb. 2.—Two more depositions taken in behalf of Howard Gould in the suit brought against him by Katherine Clemmons Gould for a separation, were filed tonight. They were James G. Clark, bell boy, and Clarence Pullen, waiter employed in the Hotel Carroll, in Lynnhurst, Va.

The depositions alleged that Mrs. Gould was a guest at the Lynnhurst hotel in November, 1906, and that Dustin Farnum, actor, who has been brought into the case through Mr. Gould's counter charges, was a guest at the same time, though they had apartments on different floors.

Both men testified that Farnum visited Mrs. Gould at her apartment at her request. Clark called him the first time, soon after Mrs. Gould's arrival. Pullen, the waiter, also called Farnum to Mrs. Gould's room, where the two had supper together. The next day Farnum and Mrs. Gould took their meals together, in Mrs. Gould's apartment, and Pullen waited on them. They left the hotel that afternoon.

Pullen was asked if any liquor was served at the meals, and replied that he served none and saw none in the room.

"Did you see any impropriety of any kind between Mrs. Gould and Farnum while in the hotel?" asked Clarence Sharen, counsel for Mrs. Gould.

"No sir," replied Pullen. "They conducted themselves as gentlemen and lady as far as my observations went."



NEW YORK, Feb. 2.—Counsel for the Oceanic Steam Navigation Company owners of the White Star Line steamer Republic, filed a libel suit in the United States district court against the steamer Florida, of the Lloyd Italian Line, which ran down and sank the Republic off Nantucket Mass., near Lightship. Damages of \$1,500,000 for the loss of the ship and \$500,000 for the loss of cargo and effects, of the passengers and crew, were claimed.

It was asserted in the libel that the collision was due to no fault on the part of Captain Seabury, of the Republic, but wholly to the fault of the Florida, which it was alleged, would not keep her proper course, had no sufficient lookout, did not give proper whistle, did not pay heed to the whistles of the Republic, that the Florida failed to indicate her changes of helm, that she was proceeding at an excessive speed, and did not stop or back her engines; that the Republic was running at regulated speed, that the Captain, two officers, quartermaster and seaman were on the bridge with the lookouts.

The court is asked to condemn the Florida and order a payment of \$200,000 damages to the owner of the Republic.

The Lloyd Italian Societa di Navigazione, owners of the steamship Florida, also filed in the Federal district court today a petition for limitation of liability against the Republic, her freight and passage money. The papers state, collision was solely caused by fault and neglect on the part of the Republic.

United States Marshal Henckle seized Italian vessel under writ attachment.

MR. EUGENE LYNCH OF BOSTON ONE OF THOSE INJURED



CAPTAIN SEABURY OF THE REPUBLIC

### GRAFT JURY SERVICE IS EQUAL TO WAR

So Declares Talesman, Who Says He Feels Like He Is Enlisting.

SAN FRANCISCO, Feb. 2.—After a week of fruitless effort, during which time nearly 2,000 citizens were excused or rejected, the ninth and tenth jurors were passed temporarily today in the trial of Calhoun, charged with bribery.

James A. Godfrey, proprietor of a rooming house, and a recent arrival from Sonoma county, was first chosen, and during the same session to the court Joseph E. Emmens, head of a carpet cleaning establishment, declared that he believed it his duty to serve and succeeded in satisfying the demands of both the defense and the prosecution.

No feature of the trial has received closer attention than the statement made today by Juror Emmens. When nearly every avenue of interrogation had been exhausted by the attorneys, Judge Lawlor took the talesman in hand, asking him to define his exact position.

In reply Emmens said: "I'll tell you how it is. I know it is likely to be a hardship, but I believe it is the duty of some decent men to serve in order that justice may be done. It appears to me like enlisting. You know you may be shot at, but some one must go. If it were not for that I might be dishonest and say I have an opinion and so get off, but I can't honestly say that."

TO USE NON-UNION HATTERS.

NEW YORK, Feb. 2.—Official announcement of the intention of the association of manufacturers to reopen their factories and "offer situations to operatives as individuals" was made today by the manufacturers' association.

### NO ANTI-JAP BILL WILL PASS IN HOUSE

SACRAMENTO, Cal., Feb. 2.—Judging from the temper of the assembly, not one of the four anti-Japanese bills that will come up for final passage tomorrow will go through," said Speaker Stanford in an interview tonight to the Associated Press.

Members of the lower house, at least a large majority of them, realize the great importance of this proposed legislation and heartily agree with President Roosevelt and Secretary Root that such measures are unwise.

"According to figures I have just seen, Mr. Drew's bill prohibiting all aliens owning land, if enacted, would drive out of California a cool billion of capital. What we want is to bring more capital in, not send it away at this tremendous rate."

"I feel confident the bill will be badly beaten in the morning, and there is no question in my mind that when that is killed, all others aimed at the Japanese will die similar deaths."

### NOW MARRIED TO STAY MARRIED

After Many Complications Helen Maloney Can Settle Down To Home Life.

PHILADELPHIA, Feb. 2.—Miss Helen M. Maloney and Arthur Herbert Osborne, of New York, were married today at St. Catherine's Roman Catholic Church, Spring Lake, N. J., where Martin Maloney, father of the bride, has a summer home.

This action on the part of Miss Maloney and Osborne was taken with the full sanction of the church. The marriage marks the culmination of an international romance. It began October, 1907, when the social world was startled by the announcement that Helen Maloney had eloped from her father's home at Spring Lake, N. J., with Samuel R. Clarkson, of London, who had been a guest at the Maloney home.

For a time after the elopement the young couple were missing, but Maloney finally located them in Europe and brought his daughter back home.

In the meantime the discovery was made that Miss Maloney had gone through a marriage ceremony with Arthur Herbert Osborne, of New York, who was then a student at Princeton university.

The ceremony uniting Miss Maloney and Osborne, was performed by Justice Boyd, at Manamoochee, L. I., December 28, 1905. Miss Maloney took the name Helen Eugene, Osborne used the name of Herbert Ogden. Action was begun in the New York courts looking to the annulment of Miss Maloney's marriage to Osborne. Annulment was granted on the ground that they had never lived together. Miss Maloney testified that she never considered the marriage joined her and Osborne, and that she went through the ceremony as a precautionary measure to protect herself from the attentions of titled foreigners.

### STORM OVERLIES PACIFIC COAST

SAN FRANCISCO, Feb. 2.—A storm over the coast from San Francisco and Taos and high winds are reported from Point Lobos to Cape Flattery. The rainfall has been moderate except in Skidway and in the Shasta section. At Red Bluff in twenty-four hours the rainfall was more than three and a half inches. If the storm moves southward, as seems likely, generous showers will result.

### AFTER HARRIMAN

CLEVELAND, Jan. 2.—Before special master in this city, February 13, Government Attorney Frank Kellogg will seek to show, if possible, that the merger of the Union and Southern Pacific railroads, under the control of E. H. Harriman, is a monopoly.

### VALUE CITY PROPERTY NOW 75 PER CENT

City Council Sets That As the Standard For New Rate of Taxation—Rate Decided On Later.

The ratio of valuation of city property for taxation in the year 1909 was agreed upon by the council last evening at seventy-five per cent of its cash valuation. Lumber to the amount of 60,000 feet for constructing the forms for concrete work on the Tombstone Canyon improvement was ordered advertised for; the "Hogan" property adjoining the Allen block was purchased from its owners for \$4,500 the ground acquired to be used in broadening the street. These were a few of the matters of importance settled at a long deliberative session of the city dade.

The meeting was called to order by Mayor Neale, with all of the councilmen in attendance, and a large attendance of citizens, who later appeared for various purposes before the council. Following the reading of the minutes of the meetings intervening since the last monthly gathering, The finance committee reported having audited bills presented as well as salary accounts and having found them correct. The report was adopted as read.

Six bills were installed in various portions of the town according to the report of Edwards for the street lighting committee.

The marshal's report showed collections during January to have been: license tax \$2,745.55; property tax \$25,223; dog tax \$8.00; fines for January \$8.25; fines for December \$5.00.

Total \$37,023.00

The report of the city physician and health officer, Dr. Hagan, was heard and accepted.

J. J. Patten was called upon for a statement of his offer to perform the work of city assessor, to which he had been appointed. Mr. Patten at first held out for \$600 flat, but later agreed to accept a salary of \$100 a month and 10 per cent upon all street tax collections. This was agreed to by the council.

Mayor Neale called the attention of the council to the fact that it would be useless to open bids from various firms for cement to be used in Tombstone Canyon improvements until something could be learned of the location of the factories presenting the bids, freight rates from the designated points, and the chance for securing a rebate from the railroads hauling it. Otherwise, in the absence of reliable information it would be impossible to ascertain for a certainty who is the lowest bidder. Upon motion of Shattuck the bids were not opened, being tabled until the information can be secured.

Bids for four horses to be used in the city street department were opened, but nothing definite toward securing any of the animals was done. All bids were rejected until such time as the street committee can inspect the animals, when they are empowered to buy.

Mrs. Robinson appeared to protest against the proposed course of the Tombstone Canyon road, which will take in a portion of her property on that thoroughfare. After explaining the location and the manner in which her property would be affected the matter was left to the council for decision later.

Although no other discussion of the Tombstone road improvement scheme (Continued on Page Five.)

### IT HURTS TO SEE THE FAT JOBS GOING

Republican Pie-Grabbers In Alarm At Democrats Cutting Expense, Send For Kibbey To Lead Their Forces.

(Special to the Review.)

PHOENIX, Ariz., Feb. 2.—The second measure having the approval of the Democratic caucus of the assembly passed the council this afternoon when Mr. Woodin, who introduced the bill to abolish the office of public examiner, called up that measure for final passage. The only votes registered against its passage were those of the two Republican members, Day and Brein. That their position could not be interpreted as Mr. Brown, on behalf of the minority, moved that the bill be indefinitely postponed, but his motion failed with the same votes opposing that were afterward cast in favor of the bill. Mr. Goodrich being absent on account of illness was all that interfered with his vote being cast in favor of the bill.

Prior to its passage Mr. Woodin entered a denial of the rumor, which he accused Mr. Foster, the present public examiner of circulating, that he had introduced the bill by reason of spite, he having been forced at some time in the past by the public examiner to pay \$1,500 for some public official for whom he had become a security, but who had defaulted. Mr. Hunt explained his vote, in the light of the fact that he had in a previous session voted to create the office, as a how to the will and wisdom of the majority. Later upon hearing the statements of Mr. Woodin, Mr. Foster made a futile effort to trace down the source of Mr. Woodin's information and the story was finally attributed to a prominent territorial merchant who refused to allow his name to be brought into the controversy. Mr. Foster denied ever having made the statement.

The public examiner bill and the bill to abolish the rangers are now in the hands of the committee on the bill, and Mr. Bailey, the leader of the majority in that body, is authority for the statement that both will be passed by that body tomorrow afternoon. A forecast of such was given when in the house today, upon receipt of the public examiner bill a two-thirds vote was easily secured to advance the bill to a second reading and have it referred.

Very amusing is the situation at the capitol building, where nearly all of the officials are viewing with alarm the progress the session is making along the lines of retrenchment of public expense. It is known that telegrams have been sent to Governor Kibbey urging him to at once return and take command of the forces opposing the action of the Democratic caucus. Tonight a telegram was received saying that the governor would arrive after the last of this or the first of the coming week, all depending on the coming week, all depending on the coming week. That he will veto the bill when it reaches him there is no doubt and the real fight of the session will be the effort of the leaders of the caucus to maintain it. Several Maricopa and Graham county members oppose not only the abolition of the rangers, but the establishment of the public examiner.

WELSH GETS DECISION

LOS ANGELES, Feb. 2.—In a ten round bout tonight Welsh won the decision over Memphis.